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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/917,539	07/27/2001	R. Dennis Nesbitt	P-3611-2-D1-3-C1 SLD 2 01	3362	
24492	7590 11/06/2002				
MICHELLE BUGBEE, ASSOCIATE PATENT COUNSEL SPALDING SPORTS WORLDWIDE INC 425 MEADOW STREET			EXAMINER		
			DUONG, THANH P		
PO BOX 901 CHICOPEE, MA 01021-0901			ARTUNIT	PAPER NUMBER	
,			3711		
			DATE MAILED: 11/06/200	2	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)						
Office Action Summary		09/917,539	NESBITT ET AL.	Od					
		Examiner	Art Unit						
		Tom P Duong	3711						
Period fo	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE N - Exter after: - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely the mailing date of this co	r. mmunication.					
1)🖂	Responsive to communication(s) filed on 20 A	ugust 2002 .							
2a) <u></u> □	This action is FINAL . 2b)⊠ Thi	is action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims									
4)⊠	Claim(s) 1-30 is/are pending in the application.								
4	4a) Of the above claim(s) is/are withdraw	vn from consideration.							
	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-30</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
	Claim(s) are subject to restriction and/or on Papers	election requirement.							
9)[] 1	The specification is objected to by the Examiner	•							
10)□ 7	he drawing(s) filed on is/are: a)□ accep	ted or b) objected to by the Exa	miner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.									
If approved, corrected drawings are required in reply to this Office action.									
12)☐ The oath or declaration is objected to by the Examiner.									
Priority u	nder 35 U.S.C. §§ 119 and 120								
13)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)[☐ All b)☐ Some * c)☐ None of:								
	1. Certified copies of the priority documents	s have been received.							
	2. Certified copies of the priority documents have been received in Application No								
	3. Copies of the certified copies of the priori application from the International Bur ee the attached detailed Office action for a list o	eau (PCT Rule 17.2(a)).		Stage					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).									
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachment			·						
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	r (PTO-413) Paper No(s Patent Application (PTC						
S Patent and Tra	odemark Office		 						

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/917,539

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1, 2-6, 8-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sullivan et al. (5,820,489) in view of Cavallaro (5,688,191). Sullivan discloses a golf ball having a core with PGA compression 45-85 or its Riehle compression 115-75 (Col. 5, lines 14-20) and a diameter of 1.54-1.545 inch (Col. 4, lines 54-55), a cover layer containing a high acid ionomer with Shore D hardness about 65 or greater and cover thickness of 0.08-0.13 inch (Col. 5, lines 22-26 and Abstract), Col. 23, lines 21-22). Sullivan does not disclose a mantle layer but one of ordinary skill in the art recognizes that a golf ball can be fabricated with plurality of layers including a mantle layer which impact playing characteristics. Cavallaro teaches that it is desirable to include a mantle layer which believes to have an effect on the "feel" of the golf ball. (Col. 8, lines 6-24). Thus, it would have been obvious in view of Cavallaro to one having ordinary skill in the art at the time of the invention was made to incorporate a mantle layer into Sullivan's invention in order to impact a softer "feel" of the golf ball. Cavallaro discloses a mantle layer of thermoset materials (Abstract) with a mantle layer thickness of 0.025 to 0.125 inch (Col. 7, lines 34-36) and a styrene-butadiene material (Col. 4, lines 27-30), thermoplastic material of polybutylene terephthalate (Col. 4, lines 56-67). With respect to claims 3-4, Official Notice is taken that is known in the art that multilayer

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golf balls with multiple core layers, and multiple intermediate or mantle layers overcome the traditional hard feel two-piece balls, and such mantle layers (intermediate layers) have thermoset material and nylon-based material of the claimed invention. (See USPN 5,856,388). It would have been obvious and desirable to use such materials in the mantle layer or intermediate layers in Sullivan and Cavallaro golf balls.

2. Claims 7 and 19-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over prior art as applied in claim 1, above and further in view of Shama (4,848,770) and Schenk (4,085,937) and Boehm et al. (5,683,312). With respect to claims 7, 19-22, and 28-29, Sullivan and Cavallaro disclose the claimed invention except a vitreous or glassy mantle layer or ceramic layer but Sullivan does disclose the use of fillers such as limestone and silica in the core formulation (Col. 9, lines 19-22) and limestone is an inexpensive filler. Shama 770' teaches that a mantle layer contains a filler (Col. 3, lines) 1-6 and Col. 3, lines 25-26) to control the weight of the finished golf ball, provide the compression, and cut resistance of the golf ball. In addition, it is also known in the art that filler also provide reinforcement of the golf ball. Schenk 937' also teaches the use of filler such as precipitated silica in the formulation to reinforce the structure of the golf ball. Schenk also teaches use of glass microspheres in the formulation to provide cut resistance and control the weight of the golf ball (Col. 5, lines 57-67). Thus, it would have been obvious in view of Sharma and Schenk to one having ordinary skill in the art to incorporate the filler of Sharma with specific filler types of silica and glass microspheres of Schenk to control the weight, improve compression, and cut resistance as taught by Sharma and Schenk. Claims 23, 24 and 25-27 recite limitations similar to claims 10, 1, and 16-18. Thus, claims 23, 24, and 25-27 are rejected for the same

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reasons as applied in claims 10, 1, and 16-18, above. With respect to claim 28, the prior art disclose the claimed invention except the use of metal filler in the mantle layer; however, Boehm teaches the use of aluminum (Col. 4, lines 27-30). Thus, it would have been obvious in view of Sharma, Schenk, and Boehm to incorporate a metal filler as taught by Boehm in Sullivan and Cavallaro golf ball to control weight and provide reinforcement for the golf ball. With respect claim 29, each metal has its own specific gravity, and the selection of metal and/or alloy and its amount in the formulation must result a finished golf ball that complies with USGA weight limits. Claim 30 recites limitations similar to claim 14; thus, claim 30 is rejected for the same reasons as applied in claim 14, above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom P Duong whose telephone number is (703) 305-4559. The examiner can normally be reached on 8:00AM - 4:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Sewell can be reached on (703) 308-2126. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-9302 for regular communications and (703) 746-9302 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-4119.

Paul T. Sewell
Supervisory Patent Examiner
Group 3700

Tom Duong November 2, 2002